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RECEIVED

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PUBLIC SERVICE COMMISSION

November 26, 2013

Public Service Commission 211 Sower Blvd. Frankfort, KY 40601

Re: In the Matter of Application of Big Rivers Electric Corporation, Inc. Case #: 2013-00199

Dear Sir/Madam:

Please find enclosed the original and ten (10) copies of the Notice of Inadvertent Filing regarding the above-mentioned matter. At your earliest convenience, please file the Notice with the Commission and mail back to this office a stamped copy in the enclosed pre-addressed envelope.

Thank you in advance for your attention to this matter. Please do not hesitate to contact me if you have any questions.

Sincerely,

SHUO HAN

Enclosures

PECEIVEL NOV 9.7 2012

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

NOV 2 7 2013

PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF BIG RIVERS)	
ELECTRIC CORPORATION, INC.)	CASE NO. 2013-00199
FOR AN ADJUSTMENT OF RATES)	

NOTICE OF INADVERTENT FILING

Intervenors Ben Taylor and Sierra Club (collectively "Environmental Intervenors")
hereby give notice to the Commission and the other parties that in their "Ben Taylor and Sierra
Club's Responses and Objections to Big Rivers Electric Corporation's Request for Information
(Public Version)," filed with the Commission on November 22, 2013, they inadvertently
attached to their response to information request number 9 approximately 46 pages of electronic
mail communications among counsel for the Environmental Intervenors, counsel for the
Attorney General, and counsel for Intervenor Kentucky Industrial Utility Customers. These
communications were divulged by the Environmental Intervenors without first making their
fellow Intervenors aware that the communications would be filed in the public record and served
to counsel for Big Rivers Electric Corporation, and therefore the disclosure of the electronic mail
communications was inadvertent.

In addition, the Environmental Intervenors are concerned that the electronic mail communications which were disclosed in response to request number 9 may also be protected from such disclosure by Kentucky Rule of Evidence 503(b)(3), which makes certain communications "concerning a matter of common interest" protected by the attorney-client privilege. The communications among counsel for the Intervenors which were disclosed may be held to concern a matter of common interest. However, because the disclosure was made in the

public record, and further because no matters of a substantive nature were disclosed in the electronic mail communications, the Environmental Intervenors do not now seek to withdraw the disclosure of the electronic mail communications.

Respectfully submitted,

Joe Childers, Esq.

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Dated: November 25, 2013

CERTIFICATE OF SERVICE

I certify that I mailed a copy of this Notice of Inadvertent Filing by first class mail on November 25, 2013 to the following:

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